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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/938,735	C	08/27/2001	Takashi Saito	053969-0129	2749
22428	7590	07/12/2005		EXAM	INER
FOLEY AND SUITE 500	D LARD	NER	PAYNE, DAVID C		
3000 K STRE	ET NW		ART UNIT	PAPER NUMBER	
WASHINGTO	ON, DC	20007	2638	-	

DATE MAILED: 07/12/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	7					
	Application No.	Applicant(s)				
	09/938,735	SAITO, TAKASHI				
Office Action Summary	Examiner	Art Unit				
•	David C. Payne	2638				
The MAILING DATE of this commun Period for Reply	ication appears on the cover sheet wi	ith the correspondence address				
A SHORTENED STATUTORY PERIOD F	OR REPLY IS SET TO EXPIRE 3 M	ONTH(S) FROM				
THE MAILING DATE OF THIS COMMUN - Extensions of time may be available under the provisions after SIX (6) MONTHS from the mailing date of this common the period for reply specified above is less than thirty (3) - If NO period for reply is specified above, the maximum standard to reply within the set or extended period for reply Any reply received by the Office later than three months are arrived patent term adjustment. See 37 CFR 1.704(b).	ICATION. of 37 CFR 1.136(a). In no event, however, may a r nunication. 10) days, a reply within the statutory minimum of thin atutory period will apply and will expire SIX (6) MON will, by statute, cause the application to become AB	eply be timely filed by (30) days will be considered timely. ITHS from the mailing date of this communication. IANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) file	ed on 10 June 2005.					
	2b)⊠ This action is non-final.					
<u>'</u>	,=-					
•	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠ Claim(s) 1-3 and 5-8 is/are pending	in the application.					
4a) Of the above claim(s) is/a	re withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-3 and 5-8</u> is/are rejected	Claim(s) <u>1-3 and 5-8</u> is/are rejected.					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restrict	ction and/or election requirement.					
Application Papers						
9)☐ The specification is objected to by th	e Examiner.					
10) The drawing(s) filed on is/are	a) accepted or b) objected to	by the Examiner.				
Applicant may not request that any obje	ction to the drawing(s) be held in abeyar	nce. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including	the correction is required if the drawing	(s) is objected to. See 37 CFR 1.121(d).				
11)☐ The oath or declaration is objected to	by the Examiner. Note the attached	d Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim	for foreign priority under 35 U.S.C. §	119(a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority	documents have been received.					
2. Certified copies of the priority	documents have been received in A	pplication No				
3. Copies of the certified copies	of the priority documents have been	received in this National Stage				
application from the Internation	nal Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action	n for a list of the certified copies not	received.				
	,					
Attachment(s)	_					
1)		Summary (PTO-413) s)/Mail Date				
 3) Information Disclosure Statement(s) (PTO-1449 or Paper No(s)/Mail Date 		nformal Patent Application (PTO-152)				

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Application/Control Number: 09/938,735

Art Unit: 2638

DETAILED ACTION

Response to Arguments

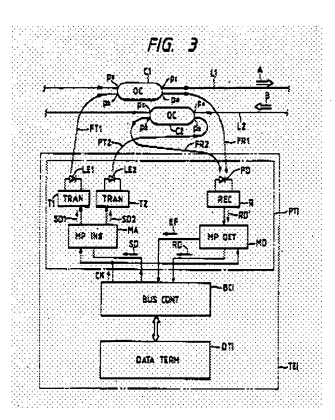
- Applicant's arguments filed 30 June 2004 have been fully considered but they are not persuasive, for the same reasons as discussed in the 10 January 2005 office action.
- 2. Furthermore, the examiner cannot find any substantive embodiment of the transmit and receiver interfaces in the applicant's specification. If the actual transmitter and receivers are located in 21 and 22 respectively of the applicant's Figure 1, then the items 23 and 24 must merely be some passive device following the coupler. The examiner request further explanation as to where in the specification items 23, 24, 27 and 28 are detailed.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-3 and 5-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kaharu et al. US 5,130,836 (Kaharu).

Application/Control Number: 09/938,735

Art Unit: 2638



Re claims 1, 3, 6, and 7 Kaharu disclosed

An optical transmission system (apparatus /monitoring method, external conducting means), comprising an optical communication apparatus, a communicating party of said optical communication apparatus, and a monitor (PTi of Figure 3) for performing monitoring of optical signals transmitted (A of Figure 3) and received (B of Figure 3) between said optical communication apparatus (left of Figure 3) and said communicating party (right of Figure 3); wherein said optical communication apparatus comprises: optical branching means (C1 and C2 of Figure 3) for branching optical signals to be transmitted to said communicating party (left of Figure 3) and optical signals received from said communicating party (left of Figure 3); and conducting means for conducting said optical signals to be transmitted and said received optical signals that have been branched by said optical branching means, to said monitor, and said monitor performs monitoring of the data contents of said optical signals to be transmitted and said received optical signals that have been conducted from said conducting means (e.g., col./line: 3/50-67).

Furthermore, Kaharu (Figure 3) disclosed a 1st transmit interface (Pc) from the optical branching

Application/Control Number: 09/938,735

Art Unit: 2638

device (C1) and a 2nd transmit interface (Pd) from the optical transmit branching device (C1) to a monitor (PTi) and, a receive interface (Pa) coupled to receive optical signal from a communication party, an optical branching receiving device (C2) creating 3rd (Pc) and 4th (Pd) optical signal, 4th optical signal proceeding to a monitor. Kaharu does not disclose that a single optical cable is used for transmitting the signal to the communicating party. However, it is extremely well known in the art to place multiple fibers in a single cable or to place multiple signals on a signal fiber in a single cable. It would have been obvious to one of ordinary skill in the art at the time of invention to use a single cable since multiple cables for a few optical signal transmissions is an inefficient use of cabling.

Re claims 5 and 8 Kaharu disclosed

wherein said data contents are signaling information necessary for data exchange (e.g., col./line: 5/10-35).

Re claims 2 Kaharu does not disclose

wherein said monitor consists of two mutually independent monitors: a monitor for performing monitoring of the data contents of said optical signals with separate interfaces.

However, it would have been obvious to one of ordinary skill in the art at the time of invention to use separate monitors if for example monitoring occurred in separate locations or by different operators. Furthermore, making parts separable is not patentable over the prior art.

Conclusion

 Any inquiry concerning this communication or earlier communications from the examiner should be directed to David C. Payne whose telephone number is (571) 272-3024. The examiner can normally be reached on M-F, 7a-4p. Art Unit: 2638

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kenneth Vanderpuye can be reached on (571) 272-3078. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Dcp

Patent Examiner

AU 2638

